| AU 4         | 2 (Rev. 3/80) Order of Determine Fending That  |   |
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|              | UNITED STATES DISTRICT C   | OURT  |
|              | District of  | Delaware  |
|              | UNITED STATES OF AMERICA   |   |
|              | V. ORDER OF DI   | ETENTION PENDING TRIAL                              |
|              | Artemio Dias-Bravo Case Number:  | RO6-12-UNA  |
| _            | Defendant  |   |
|              | ccordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held<br>n of the defendant pending trial in this case.   | I conclude that the following facts require the     |
|              | Part I—Findings of Fact  |   |
| (1)          | The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been  |   |
|              | or local offense that would have been a federal offense if a circumstance giving rise to fede a crime of violence as defined in 18 U.S.C. § 3156(a)(4).                                      | ral jurisdiction had existed that is                |
|              | an offense for which the maximum sentence is life imprisonment or death.   | 1.  |
|              | an offense for which a maximum term of imprisonment of ten years or more is prescrib   | ed III  |
|              | a felony that was committed after the defendant had been convicted of two or more price  | or federal offenses described in 18 U.S.C.          |
| □ (2)        | § 3142(f)(1)(A)-(C), or comparable state or local offenses.  The offense described in finding (1) was committed while the defendant was on release per                                       | ding trial for a federal, state or local offense.   |
|              | A period of not more than five years has elapsed since the date of conviction re   |   |
| □ (4)        | for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or comb  | ination of conditions will reasonably assure the    |
|              | safety of (an) other person(s) and the community. I further find that the defendant has not  |   |
| <b>—</b> (1) | Alternative Findings (A)   |   |
|              | There is probable cause to believe that the defendant has committed an offense  for which a maximum term of imprisonment of ten years or more is prescribed in                               |   |
| - (A)        | under 18 U.S.C. § 924(c).  | 1:  |
| ☐ (2)        | The defendant has not rebutted the presumption established by finding 1 that no condition of the appearance of the defendant as required and the safety of the community.                    | combination of conditions will reasonably assur     |
|              | Alternative Findings (B)   |   |
|              | There is a serious risk that the defendant will not appear.  |   |
| (2)          | There is a serious risk that the defendant will endanger the safety of another person or the   | community.  |
|              | BP   |   |
|              |  | <del>U/4\(\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</del> |
|              |  |   |
|              | Part II—Written Statement of Reasons for Deter   | 4500  |
| I fiir       | d that the credible testimony and information submitted at the hearing establishes by  | clear and convincing evidence X a prepon-           |
|              | of the evidence; Defendant did not oppose the government's motion for detention, particular  |   |
|              | ued by ICE. Defendant was advised of his reight to have this order reviewed and to request that defendant is a risk of flight. Although defendant identified his legal birth name as not     |   |
|              | , that defendant is a risk of hight. Although defendant identified his legal of the hane as not<br>own by other aliases, including Jose Alfredo Garcia, Ruben Morales and Paulino Perez-Berd |   |
| of l         | 1967, , 1978 and 1978, while his actual date of birth 1978   | In addition, defendant has been deported            |
| on two o     | occasions: February 11, 1998 & October 4, 2004.  |   |
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|              |  | U.S. DISTRICT COURT                                 |
|              |  | DISTRICT OF DELAWARE                                |
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| C  | Case 1:06-cr-00012-GMS  | Document 12   | Filed 02/10/2006  | Page 2 of 2 |
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| ◆ AO 472 (Rev. 3   | 3/86) Order of Detention Pending Trial  |   |   |             |
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| to the extent prac-<br>reasonable oppor<br>Government, the | nt is committed to the custody of the At<br>cticable, from persons awaiting or se<br>tunity for private consultation with a | rving sentences or being halfense counsel. On order | nated representative for confir<br>eld in custody pending appe<br>of a court of the United Stat | Judge       |

\*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).